APR-08-200	08 11: 02 Fe 9: US ATTORNEY Document 2	246 Filed 04/09/08 ²⁸ Page 1 of 3	.2/2
04/08	8/2008 09:44 4082871554	MWS TES DISTRICT	ĢE
11		ATES DICTORY	
		DERED E	
· 1	John L. Williams, Esq. SBN: 43912	IT IS SO ORDERED A	V
,	MANCHESTER, WILLIAMS & SEIBERT	IT IS SO ORDINED	\$
2	84 W. Santa Clara Street, Suite 630 San Jose, California 95113-1808	James War 7 2	3
3	(408) 287-6193 – Telephone	Judge James Ware	
4	(408) 287-1554 – Facsimile		
5	Attorney for Defendant, MING ZHONG		
3		DISTRICT OF 4/9/2008	,
6	UNITED STATES DISTRICT COURT		
7	NORTHERN DISTRI	CT OF CALIFORNIA	
	SAN JOSE	DIVISION	
8			
9		NI- C'D 02 20145 DW	
10	UNITED STATES OF AMERICA)	No. CR-02-20145-JW	
	Plaintiff,	STIPULATION AND XXXXXXXXX ORDER	9
11	vs.	CONTINUING THE SENTENCING DATE	
12			
13	FEI YE and MING ZHONG,		
	Defendants.		
14)		
15			
16	·		
17	STIPULATION		
18	Day and the attached Declaration of	Coursel for Ming Thong it is hereby stimulated	
19	Based upon the attached Declaration of Counsel for Ming Zhong, it is hereby stipulated		
20	by and between the parties that the Sentencing date in the above entitled action may be continued		
20	to June 23, 2008.	- 1 1 . (
21	Deen 14/2/02	alet () pldinger	
22	Date: $4/9/06$	Re F. Waldinger	
4.7	As	sistant United States Attorney	
23	Date: 11 cc a c	YMH William	
2.4	Pai	~ · · · · · · · · · · · · · · · · · · ·	
25	Att	orney for Defendant Fei We	
	U.S. v. Ye. ctal No. CR-S-01-408 JW	1	

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Case 5:02-cr-20145-JW Document 246 Filed 04/09/08 Page 2 of 3

1 2 3 4	John L. Williams, Esq. SBN: 43912 MANCHESTER, WILLIAMS & SEIBERT 84 W. Santa Clara Street, Suite 630 San Jose, California 95113-1808 (408) 287-6193 — Telephone (408) 287-1554 — Facsimile Attorney for Defendant, MING ZHONG
6	UNITED STATES DISTRICT COURT
7	NORTHERN DISTRICT OF CALIFORNIA
8	SAN JOSE DIVISION
9 110 111 112 113 114 115	UNITED STATES OF AMERICA Plaintiff, VS. FEI YE and MING ZHONG, Defendants. Defendants. Defendants. No. CR-02-20145-JW STIPULATION AND (PROPOSED) ORDER CONTINUING THE SENTENCING DATE Defendants. Defendants.
17 18 19 20 21 22 23 24 25	Based upon the attached Declaration of Counsel for Ming Zhong, it is hereby stipulated by and between the parties that the Sentencing date in the above entitled action may be continued to June 23, 2008. Date: Kyle F. Waldinger Assistant United States Attorney Date: 4-08 Paul Meltzer Attorney for Defendant Fei Ve

U.S. v. Ye, et al. – No. CR-5-01-408 JW STIPULATION AND (PROPOSED) ORDER CONTINUING THE SENTENCING DATE

1 2 3 4 5	Date: Case 5:02-cr-20145-JW Document 246 Filed 04/09/08 Page 3 of 3 John L. Williams Attorney for Defendant Ming Zhong
6	ORDER
7	Based upon the Declaration of counsel for Ming Zhong, the Stipulation of all Parties, and
9	good cause appearing therefore, IT IS HEREBY ORDERED, the Sentencing date in the above
LO	entitled matter is continued to June 23, 2008. Due to the age of this case, the length of time since the parties have last appeared before this court, and the Court's efforts to resolve its own docket, any further requests for continuance shall be made on the Court's record.
12	Dated: April 9, 2008 James Ware
13	U.S. District Court Judge
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17	///
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19 20	
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